United States District Court EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

Evgenio	Perer
J	
In accordance	with the Bail Re

Case Number:

17 CR 250 (KAM)

<u> </u>	UGPNIO	rever		(/(200(277)
	In accordance			g has been held. I conclude that the following facts
		g		
			Part I - Findings of Fact	
(1) Th			nse described in 18 U.S.C. §3142(f)(1) and I	
	•	offense that would h	ave been a federal offense if a circumstance	giving rise to federal jurisdiction had existed)
	that is	''alamaa aa dafimad i	- 19115 C \$2156(a)(A)	
			n 18 U.S.C. §3156(a)(4). num sentence is life imprisonment or death.	
			m term of imprisonment of ten years or mor	e is prescribed in .
			r the defendant had been convicted of two o	
•	18 U.S.C.	. §3142(f)(1)(A)-(C),	or comparable state or local offenses.	•
(2) 1	The offense des	cribed in finding (1)	was committed while the defendant was on	release pending trial for a federal, state or local
	offense.			
(3)		t more than five years se described in findin	s has elapsed since the (date of conviction)(reng (1).	elease of the defendant from imprisonment)
(4)				(2) and (3) that no condition or combination of
conditions	will reasonably	y assure the safety of	(an)other person(s) and the community.	
			Alternative Findings (A)	
(1)	There is prob	able cause to believe	that the defendant has committed an offense	2
(-/	for whi	ch a maximum term o	of imprisonment of ten years or more is pres	cribed in 21 U.S.C. § .
	under 1	8 U.S.C. §924(c).		
(2)			presumption established by finding (1) that i	
	will reasonal	bly assure the appeara	ance of the defendant as required and the saf	Tety of the community.
			Alternative Findings (B)	
(1)	There is a ser	rious risk that the defe	endant will not appear.	
(2)	There is a ser	rious risk that the defe	endant will endanger the safety of another pe	erson or the community.
		Par	rt II - Written Statement of Reasons for D	etention
I fin	nd that the credi			es by a preponderance of the evidence/clear and
			asonably assure defendant's appearance/the	
		substantial ties to the		•
d	efendant is not	a U.S. citizen and an	illegal alien.	
		stable history of em		
_ d			ies to assure his appearance.	
-			present a bail package in the future.	
d	lefendant's fam	ily resides primarily i	in	.
				· · · · · · · · · · · · · · · · · · ·
			Part III - Directions Regarding Detent	
The	defendant is co	ommitted to the custo	dy of the Attorney General or his designated	representative for confinement in a corrections
facility se	eparate, to the ex	xtent practicable, from	n persons awaiting or serving sentences or b	eing held in custody pending appeal. The defendant
shall be a	more for the Ca	nable opportunity for	private consultation with defense counsel. (On order of a court of the United States or on request liver the defendant to the United States marshal for
or an atto	riicy for the Go	ance in connection w	ith a court proceeding.	invertible deterioration to the Office States marshal for
are purpo			iai a court proceeding.	
	F/2	6 20 17		

Dated: Brooklyn, New York

s/ Robert M. Levy

UNITED STATES MACISTRATE JUDGE